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TO

Confirm a Provisional Order of the Local Government Board A.D. 1880.

for Ireland relating to the Drumcondra, Clonliffe, and Glasnevin Township.

WHEREAS the Local Goreramont Board for Ireland have made the Provisional Order set forth in the schedule hereto annexed, under the provisions of the Public Health (Ireland) Act, 41 & 42 Vist. 1878:

5 And whereas it is requisite that the said Order should be confirmed by Parliament:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, 10 and by the suthority of the same, as follows:

 The Order set out in the schedule herete annexed shall be The Order and the same is hereby confirmed, and all the provisions thereof is schedule shall, from and after the passing of this Act, have full validity and force.

5 2. This Act may be cited as the Local Government Board Shors title. (Ireland) Provisional Order Confirmation (Drumcondra, Clonliffe, and Glasnevin) Act, 1890.

ГВі11 293.1

## SCHEDULE

Descr. and Glas

c. 157, n. 6.

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THE LOCAL GOVERNMENT BOARD FOR IBELAND. THE DRUMCONDRA, CLONLIFFE, AND GLASNEVIN TOWNSHIP.

## Provisional Order.

41 & 42 Viet. WHEREAS by the Dresscondra, Clouliffe, and Glasnevin Township Act.

1878 (herein-after called the local Act), the "Drumcondra, Clonliffe, and Glasnevin Township" (herein-after called the township) was formed and constituted and the "Drumcondra, Cloudiffe, and Glasuevin Township Commissioners" (herein-after called the Commissioners) were constituted a body 10 corporate, and the local Act empowers the Commissioners to levy, for carrying the general purposes of the local Act into effect, "the Drumcondra, Cloudiffe, and Glamevin Township Rate" (herein-after called the "township rate") and enacts that the total amount of the township rate in any one year may be at the rate of two shillings in the pound, but shall not exceed that rate without 15 the consent of at least two thirds of the ratepeyers present at a meeting specially called for the purpose in the manner provided by the local Act, and shall not in any case exceed, with all other rates, including water rates, leviable

under the local Act the total rate of three shillings in the pound. And whereas it is enacted by the local Act that in case the Commissioners 20 should borrow any money under the authority for that purpose therein contained they may make a special assessment, to be called "the sinking fund rate," to be levied in all respects like the township or water rates authorised by the local Act: provided that the total amount to be raised in any one year by means of "the sinking fund rate' shall be included in the limit of texation 25 under the local Act, and shall not exceed the amount required for the year to pay the interest on money horrowed and from time to time remaining due on mortgage under the local Act, and for providing the amount to be set apart as a sinking fund for discharging the principal money so borrowed upon mortgage.

And whereas the Commissioners are empowered to horrow upon mortgage for the purposes of the local Act upon the security of "the township rate" any sum not exceeding 7,000% and to pay off any portion of the debt so created and re-horrow the amount so paid off, if the money with which the debt should be so paid off should be provided from any other source than the sinking fund 35 authorised by the local Act, and it is further enacted by the local Act, that the amount to be set apart in every year by the Commissioners for discharging the r. 67 principal money borrowed by them upon mortgage shall not be less than one

thirtieth of the money so horrowed. And whereas the Commissioners have horrowed upon the security of " the 40 township rate" in exercise of the powers given by "the local Act" the sum of 5,000L upon mortgage dated the 7th July, 1879, and the sum of 2,000L by

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mortgage dated the 29th day of December, 1884, and of the money so borrowed the sum of 6,890%. To bus been expended by the Commissioners upon the making and renairing of roadways footpaths sewers and bridges, and other nurposes to which the township rate and money horrowed on the security of the township 5 rate are made applicable by the local Act.

And whereas, of the money so borrowed, the sum of 2,000f, has been used off partly by means of a " sinking ford rate."

And whereas in addition to the said sum of 6,890/. 7s. the Commissioners have expended a further sum of 1,547% upon roads and footpaths and other purposes 10 to which the township rate and meneys borrowed on the security of the township rate are applicable, and the said sum has been obtained by the Commissioners by over drafts on their bankers, but in consequence of the said som of 2,000. having been paid off partly by means of a "sinking fund rate," the Commissioners are not empowered to re-horrow the said sum of 2,000% in exercise of the

15 power of re-borrowing given by the local Act. And whereas the valuation of the township was when the local Act was passed

12.7174 and has increased to and now is 21,4464. And whereas the Commissioners are the urban sanitary authority of the urban sanitary district consisting of the township and have made an application to

20 the Local Government Board for Ireland (herein-after called the Local Government Board) for a Provisional Order in pursuance of the Public Health (Ireland) 41 & 42 Vict. Act, 1878, to alter and amend the local Act, by increasing the principal sum 6.50.0.205 which they are by the said Act empowered to horrow on the security of the township rate from 7,0004 to 9,0004, so as to enable them to borrow a sum of

25 2,000f, for the purpose of paying the said sum of 1,547f, and in order to apply the balance of the said sum to nurposes authorized by the local Act, in respect of money borrowed on the security of the township rate. And whereas all advertisements and notices required by the Public Health

(Ireland) Act, 1878, bave been published and given, and no person has marle 30 any objection to the proposed Provisional Order and the Local Government Board has caused to be made a local inquiry as to the propriety of complying with the application of the Commissioners. And it appears to the Local Government Board to be proper to comply with the said application. It is ordered by the Local Government Board as follows:-

 From and after the time when this Order shall be confirmed by Parliament, Amendment, local Act. 35 the local Act shall be altered and amended as follows:---(1.) The principal sum which the Commissioners are empowered by the local

Act to borrow on the occurity of the township rate shall be increased from 7,000L to 9,000L, and the Commissioners may from time to time borrow upon mortgage, upon the security of the township rate in the manner 40 provided by the local Act any principal sum or sums not exceeding in the whole the principal sum of \$,000% in addition to the principal money now remaining due upon mortgages of the raid rate.

(2.) The moneys so borrowed shall be applied in the first place in paying the said sum of 1,547L and any interest due thereon and the balance of the 45 money so horrowed shall be applied to some purpose to which money berrowed on the security of the township rate may be applied in pursuance of the provisions of the local Act.

4 Local Government (Ireland) Provisional Order [53 Viol.]
(No. 5).

A.D. 1890.

(5) The sinking fund rate to be levied in pursuance of the local Act may be increased by the Commissioners beyond the limit fixed by the local construit, Clearly, and it is as to exalte the Commissioners in each year to set apart on the Commissioners including the construction of the local Act may be included by the local Act may be included b

Act so as to enable the Commissioners in each year to set spart one thirtiest of the principal money between by the Commissioners including the said sum of \$4,000 or so much thereo's a may be barrowed from time of Act shall be increased or much hopen of the mine of three shillings in the pound as may be necessary to provide for each increase of the shaking final rate tut the limit of fexaction faced by the local Act shall not be otherwise

extended or altered by this Order.

2. The costs and expenses of this Order and of the confirmation thereof by Parliament shall be paid by the Commissioners by means of the township.

rate.

Sarriuse of S. This Order may be cited and referred to for all purposes as the Drum-

condra, Clonliffe, and Glasnevin Township Order 1890.

Given under our hands and seal of office this sixteenth day of May,

Given under our hands and seal of offsee this sixteenth day of May, in the year of our Lord, one thousand eight hundred and ninety.

ninety.

(L.s.)

HENRY ROHINSON,
F. MucCare. 9

F. MacCare, 20

I Local Government (Irehand) Provisional
Order (No. 5).

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